IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

oplicant:

Bryan G. Yamamoto Atty. Dkt. No.:MPT-001

Assignee: Mirapoint, Inc.

Title:

DUAL-FRAME USER INTERFACE ON GENERIC CLIENT

SOFTWARE

RECEIVED

Serial No.

09/823,425

File Date: 03/30/2001

FEB 0 8 2002

Examiner:

unknown

Art Unit: 2152

Technology Center 2100

November 8, 2001

ASSISTANT COMMISSIONER FOR PATENTS Washington, D. C. 20231

PRELIMINARY AMENDMENT

Dear Sir:

Please replace the following paragraphs of the Specification as indicated.

IN THE SPECIFICATION

Page 8, paragraph 26 should be deleted.

Page 13, paragraphs 36, 37 and 38 should be replaced with:

Upon execution, the NEXT command script checks the [0036] status of data list frame lock 540 and data record display frame lock 550 in a check lock step. If either data list frame lock 540 or data record display frame lock 550 is in the lock state, the NEXT command is stored in command queue 530 during a store in a command queue step. Execution of commands in command queue 530 are triggered using the HTTP ONLOAD command when data list frame 340 or data record display frame 350 are loaded. If both data list frame lock 540 and data record display frame lock 550 are in the unlock state, the NEXT command script requests the next data record from server software 115 in a request next data record step.

Dkt. No.: MPT-001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Tre application of: Bryan G. Yamamoto

Application No.: 09/823,425 Filing Date:

03/30/2001

Group No.: 2152

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For:

Examiner: unknown "DUAL-FRAME USER INTERFACE ON GENERIC CLIENT SOFTWARE"

FEB 0 8 2002

BOX NON-FEE AMENDMENT

Assistant Commissioner for Patents Washington, D.C. 20231-0001

Technology Center 2100

Date: November 8, 2001

AMENDMENT TRANSMITTAL

- 1. Transmitted herewith is a Preliminary Amendment for this application.
- 2. STATUS: Applicant is other than a small entity.
- 3. EXTENSION OF TERM: The proceedings herein are for a patent application and the provisions of 37 C.F.R. 1.136 apply. Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.
- 4. FEE FOR CLAIMS: The fee for claims (37 C.F.R. 1.16(b)-(d)) has been calculated as shown below:

(Col.1) Claims Remaining After Amendment			(Col. 2)	(Col. 3)	LARGE ENTITY		
			Highest No. Previously Paid For	Present Extra	Rate	Addit. Fee	
Total	25	Minus	25	= 0	x \$18 =	\$0	
Indep.	2	Minus	3	= 0	x \$84 =	\$0	
First Presentation of Multiple Dependent Claim					+ \$280 =	\$0	 —
					Total Addit. Fee	\$ <u>0</u>	

No additional fee for claims is required.

FEE DEFICIENCY: If any additional extension and/or fee is required, please charge 5. Deposit Account No. 50-0574. Edward Muc

SIGNATURE OF PRACTITIONER

Customer No. 022888 Tel.: (925) 895-3546

Edward S. Mao Reg. No. 40,713

I hereby certify that this correspondence is being deposited with the United States Postal Service as FIRST CLASS MAIL in an envelope addressed to: Box Non-Fee Amendment, Assistant Commissioner for Patents, Washington, D.C., 20231, on 11/08/2001.

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